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| APPLICATION NO.                                      | FILING DATE     | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |
|--|-----------------|----------------------|-------------------------|------------------|
| . 09/895,244   | 06/29/2001      | Michael Wayne Brown  | AUS920000711US1         | 8612             |
| :  | 7590 03/24/2006 |                      | EXAMINER                |                  |
| David Victor, Esq<br>315 South Beverly Dr., Ste. 210 |                 |                      | APPLE, KIRSTEN SACHWITZ |                  |
| Beverly Hills, CA 90212                              |                 |                      | ART UNIT                | PAPER NUMBER     |
| •  |                 |                      | 3628                    |                  |

DATE MAILED: 03/24/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

|  |   | Application No.  | Applicant(s)  |              |
|--|---|--|---|--------------|
| Office Action Summary                                |   | 09/895,244   | BROWN ET AL.  |              |
|  |   | Examiner   | Art Unit  |              |
|  |   | Kirsten S. Apple   | 3628  |              |
|  | The MAILING DATE of this communication  | appears on the cover sheet   | with the correspondence ad  | dress        |
| WHIC<br>- Exte<br>after<br>- If NC<br>- Failu<br>Any | ORTENED STATUTORY PERIOD FOR REICHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory per tree to reply within the set or extended period for reply will, by star reply received by the Office later than three months after the may be a patent term adjustment. See 37 CFR 1.704(b).  | DATE OF THIS COMMUINT 1.136(a). In no event, however, may not will apply and will expire SIX (6) Matute, cause the application to become | NICATION.  a reply be timely filed  ONTHS from the mailing date of this co ABANDONED (35 U.S.C. § 133). | ,            |
| Status   |   |  |   |              |
| · —  | Responsive to communication(s) filed on 29 This action is <b>FINAL</b> . 2b) To Since this application is in condition for allow closed in accordance with the practice under   | his action is non-final. wance except for formal m   | • •   | e merits is  |
| Disposit   | ion of Claims   |  |   |              |
| 5)□<br>6)⊠<br>7)□<br>8)□<br><b>Applicat</b>          | Claim(s) 1-45 is/are pending in the application 4a) Of the above claim(s) is/are without claim(s) is/are allowed.  Claim(s) 1-45 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and it is a subject to restriction and it is a subject to by the Exame The drawing(s) filed on is/are: a) a subject to the Replacement drawing sheet(s) including the control of the specification of the Replacement drawing sheet(s) including the control of the specification is objected to by the Exame The drawing(s) filed on is/are: a) a subjection to the Replacement drawing sheet(s) including the control of the specification is objected to by the Exame The drawing(s) filed on is/are: a) a subjection to the Replacement drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to by the Exame The drawing sheet(s) including the control of the specification is objected to be specification in the specification is objected to be specification in the specification is objected to be specification in the specification in the specification is objected to be specification in the specification in the specification is objected to be specification in the specification i | drawn from consideration.  d/or election requirement.  hiner.  accepted or b) objected in abey  the drawing(s) be held in abey           | vance. See 37 CFR 1.85(a).  | FR 1.121(d). |
| 11)  | The oath or declaration is objected to by the   |  |   | • •          |
| Priority (   | under 35 U.S.C. § 119   |  |   |              |
| a)i  | Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bure See the attached detailed Office action for a least   | ents have been received. ents have been received in riority documents have been eau (PCT Rule 17.2(a)).                                  | Application No en received in this National   | Stage        |
| Attachmen  |   | <b>,,</b> □  | 0 (070 110)   |              |
| 2) Notice Notice 3) Information                      | e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date  | Paper N<br>(08) 5) Notice of   | w Summary (PTO-413)<br>lo(s)/Mail Date<br>of Informal Patent Application (PTO<br>                       | 9-152)       |

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# **Detailed Action**

This action is in response to the application filed on 06/29/2001.

### Priority

No claim for priority has been made in this application.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Belzberg (U.S. Patent 6,047,274) in view of Calabria (Lotus Notes 4.5 and the Internet by Jan Calabria with Sue Plumley)

#### Re claim 1: Johnson discloses:

A method for implementing an auction, (see Johnson, abstract, "an action service" comprising:

Receiving a request for bid during a indicated time period (see Johnson, Fig 4, item 27 and Johnson, column 15, line 2-3 "during a particular period of time"))

Receiving a bid (see Johnson, Fig 4, item 29)

Although Johnson does not specifically have an calendar feature, Calabria teaches an "electronic calendar for inviting others" (Page 137-142, specifically 139)

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to add calendar feature as taught in Calabria to Johnson.

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It is clear that one would be motivated to have flexibility and accurately in specifying services for auction.

Re claim 2: Johnson discloses:

Multiple bids per time slot may be submitted (see Johnson, Fig 4, item 29)

Re claim 3: Johnson discloses:

Determining and accepting most favorable bid in before expiration of bidding period (see Johnson, Fig 4, item 31)

Re claim 4: Johnson discloses:

Notify user and originator of accepted bid (see Johnson, Fig 4, item 35)

Storing accepted bid (see Johnson, Fig 4, item 35)

Re claim 5: Johnson discloses:

Frequency indicating multiple bids per time period

Determining and accepting most favorable multiple bids in before expiration of bidding period (see Johnson, Fig 4, item 34)

Re claim 6: Johnson discloses:

Indicates a time period during which the highest bid will be accepted (see Johnson, Figure 4, item 34 the "decision rule" although Johnson does not specify all possible rule that could be applied the examiner expresses Official Notice that a decision rule known to one of ordinary skill at the time of the invention could be for highest bid)

Re claim 7: Johnson discloses:

Time interval is capable of comprising a day, a week, and a month

Re claim 8: Johnson discloses:

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Most favorable bid comprises a lowest amount bid (see Johnson, column 14, line 39-63, specifically 47-53 "the low bid would be selected")

Re claim 9: Johnson discloses:

Accepting each bid having the highest bid amount (see Johnson, Figure 4, item 34 the "decision rule" although Johnson does not specify all possible rule that could be applied the examiner expresses Official Notice that a decision rule known to one of ordinary skill at the time of the invention could be for highest bid)

Re claim 10: Calabria discloses:

Scheduled event records used by a PIM (personal information manager) (see Calabria, page 139)

Re claim 11: Calabria discloses:

User can modify, add or further limit scheduled event records (see Calabria, page 139)

Re claim 12: Calabria discloses:

Template displays time slots (see Calabria, page 138, figure 22.1, "Time")

Re claim 13: Calabria discloses:

Scheduled event record provides a description of scheduled event, if unavailable no description (see Calabria, page 138, figure 22.1, "Brief description")

Re claim 14: Johnson discloses:

User comprises one of a service provider seeking bidders (see Johnson, Figure 2, Item 2 multiple EP or service Providers)

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### Re Claim 15

The method claim 1 is similar to claims 15. It would be obvious to one of ordinary skill in the art that these claim have similar limitation. Therefore, claim 15 is rejected based on the information provided regarding claim 1.

#### Re Claim 16

The method claim 14 is similar to claims 16. It would be obvious to one of ordinary skill in the art that these claim have similar limitation. Therefore, claim 16 is rejected based on the information provided regarding claim 14.

#### Re Claim 17

The method claim 3 is similar to claim 17. It would be obvious to one of ordinary skill in the art that these claim have similar limitation. Therefore, claim 17 is rejected based on the information provided regarding claim 3.

#### Re Claims 18-45

The method claims 1-14 are similar to the system claims 18-31 and article of manufacturing claims 32-45. It would be obvious to one of ordinary skill in the art that these claim have similar limitation. Therefore, claims 18-31 & 32-45 are rejected based on the information provided regarding claims 1-14.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Heissenbuttel et al., U.S. Patent No 6,993,503 B1, discloses purchase ordering for travel related, time sensitive services.

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## **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kirsten S. Apple whose telephone number is 571.272.5588. The examiner can normally be reached on Monday - Friday 7:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sam Sough can be reached on 571.272.6799. The fax phone number for the organization where this application or proceeding is assigned is 571-272-6126.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ksa

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